

Decision \_\_\_\_\_

**BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA**

Daniel Baldwin,

Complainant,

vs.

Southern California Edison Company,

Defendant.

(ECP)  
Case 02-06-023  
(Filed June 12, 2002)

Daniel Baldwin, for himself, complainant.  
Patricia Aldridge, for defendant.

**OPINION DISMISSING COMPLAINT  
ON THE GROUND THAT IT HAS BEEN SATISFIED**

Complainant alleges that Southern California Edison Company (SCE) disconnected electric service at his home, claiming that he owed SCE \$1,717.16. He denied owing the \$1,717.16 but paid it to have his electric service reconnected. He seeks a refund of the \$1,717.16 and damages for unlawful disconnection. SCE answered the complaint and denied that the disconnection and requirement to pay \$1,717.16 before reconnection were unlawful. A public hearing was held on September 23, 2002 at which time SCE agreed to refund to complainant the \$1,717.16, which it has done.

As our jurisdiction is limited to reparations and not general damages, no further relief can be granted to complainant in this forum. The complaint having been satisfied, it should be dismissed.

**Assignment of Proceeding**

Geoffrey F. Brown is the Assigned Commissioner and Robert Barnett is the assigned Administrative Law Judge in this proceeding.

**O R D E R**

**IT IS ORDERED** that the complaint having been satisfied, it is dismissed.

This proceeding is closed.

This order is effective today.

Dated \_\_\_\_\_, at San Francisco, California.